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April 7, 2003

VIA FEDERAL EXPRESS

Roger L. Myers, Esq. Howard & Howard One North Main Street Suite 430 Ann Arbor, MI 48104-1475

Re: United States Patent Application No. 10/031,862

METHOD FOR CONTROLLING IGNITION OF AN INTERNAL

. . .

COMBUSTION ENGINE Clark Hill Ref: 19978-088796

Dear Mr. Myers:

It was a pleasure being able to talk to you earlier last week. Thank you for your email setting forth the position of Mr. John Meaney. From our correspondence, I understand that Mr. Meaney believes he is entitled, under the settlement agreement between Mr. Meaney and Federal-Mogul Corporation, to be able to purchase product from CCI Corporation, a vendor of TCI Automotive, the parent of FAST. It is the understanding of Mr. Ronald Coleman, president of TCI, that this agreement does not give Mr. Meaney the right to purchase parts from whomever he chooses, but that he is free to use the information and technology as contemplated under the settlement agreement. This is evidenced by the fact that Mr. Coleman has personally offered to sell parts to Mr. Meaney even though they will be competitors in the marketplace.

To date, Mr. Meaney has refused to execute the Combined Declaration and Power of Attorney for this application. While Mr. Meaney has already executed one Combined Declaration and Power of Attorney form, the United States Patent and Trademark Office has deemed it to be ineffective because it did not list both inventors on it. Therefore, we require this new document to be executed allowing it to replace the first executed document. A copy of the new Combined Declaration and Power of Attorney form, along with the specification, claims and drawings for the above-captioned patent application are enclosed herewith. We ask that you forward this information to Mr. Meaney so that he may execute the Declaration, upon review of the patent application. We need the executed Declaration and Power of Attorney for filing a

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Response that has a deadline of April 22, 2003. Therefore, we request the executed document by that time.

Should Mr. Meaney continue to refuse to execute this Declaration allowing TCI to move forward with the prosecution of this patent application before the United States Patent and Trademark Office, we would request that you so indicate.

Mr. Meaney has taken issue with how TCI (or its affiliated business FAST) is operating under the settlement agreement. TCI is operating according to the settlement agreement and it is Mr. Meaney who is failing to abide by its terms by not cooperating with the patent process - a process from which Mr. Meaney directly benefits.

Should you have any questions, please do not hesitate to contact us.

Very truly yours,

David J. Simoneki

DS:ayd Enclosure

c: Mr. Ronald Coleman (w/o encls.)